JAMES M. LAWNICZAK (0041836)
NATHAN A. WHEATLEY (0072192)
CALFEE, HALTER & GRISWOLD LLP
KeyBank Center, Suite 1400
800 Superior Avenue
Cleveland, Ohio 44114
(216) 622-8200
(216) 241-0816 (facsimile)
jlawniczak@calfee.com
nwheatley@calfee.com

Counsel for Park Ohio Industries, Inc.

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In man)	Chantar 11
In re:)	Chapter 11
GENERAL MOTORS CORPORATION, et al.,)	Case No. 09-50026 (REG)
Debtors.)	Jointly Administered

PARK OHIO INDUSTRIES, INC.'S LIMITED OBJECTION TO NOTICE OF (I)
DEBTORS' INTENT TO ASSUME AND ASSIGN CERTAIN EXECUTORY
CONTRACTS, UNEXPIRED LEASES OR PERSONAL PROPERTY, AND UNEXPIRED
LEASES OF NONRESIDENTIAL REAL PROPERTY AND (II) CURE AMOUNTS
RELATED THERETO

Park Ohio Industries, Inc. and its affiliates (collectively, "Park Ohio"), by and through its attorneys, hereby submits its limited objection (the "Objection") to the above-captioned debtors and debtors in possessions' (collectively, the "Debtors") Notice of (I) Debtors' Intent to Assume and Assign Certain Executory Contract, Unexpired Leases of Personal Property, and Unexpired Leases of Nonresidential Real Property and (II) Cure Costs Related Thereto (the "Notice"). In support of its Objection, Park Ohio states that the Cure Amounts for Park Ohio, as set forth on the Contract Website, are inaccurate.

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¹ Except as otherwise set forth herein, all defined terms shall have the meaning set forth in the Notice.

On June 2, 2009, this Court entered an order approving the Debtors' bidding procedures

[Docket No. 274], which includes procedures regarding Debtors' assumption and assignment of

executory contracts ("Procedures Order"). Pursuant to the Procedures Order, the Debtors were

required to provide the Notice to Park Ohio, indicating that the Cure Amounts for the Park Ohio

contracts to be assumed and assigned were listed on the Contract Website. However, after

reviewing the Contract Website, Park Ohio is unable to confirm that the Cure Amounts are

accurate and disputes the accuracy of the Cure Amounts as identified on the Contract Website.

Therefore, Park Ohio objects to the assumption and assignment of the Park Ohio

contracts and states that, before the Debtors' may assume and assign their executory contracts

with Park Ohio, the Debtors must amend the Cure Amounts to reflect the correct amount owed to

Park Ohio.

WHEREFORE, Park Ohio respectfully requests that the Court require the Debtors to

correct the Cure Amounts for the Park Ohio contracts, and for such other and further relief as the

Court deems just and proper.

Dated:

June 15, 2009

Respectfully submitted,

/s/ James M. Lawniczak

JAMES M. LAWNICZAK (0041836) NATHAN A. WHEATLEY (0072192) CALFEE, HALTER & GRISWOLD LLP

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Cleveland, Ohio 44114

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nwheatley@calfee.com

Attorneys for Park Ohio Industries, Inc.

CERTIFICATE OF SERVICE

A true and correct copy of the foregoing response has been filed electronically this 15th day of June, 2009, with the U.S. Bankruptcy Court for the Southern District of New York. Notice of this filing will be sent via electronic mail to all parties who have entered an appearance by operation of the Court's electronic filing system. Additionally, copies of the foregoing were served via regular U.S. Mail, proper postage pre-paid, upon the following parties:

Debtors c/o General Motors Corporation Cadillac Building 30009 Van Dyke Avenue Warren, Michigan 48090-9025 Attn: Warren Command Center Mailcode 480-206-114

U.S. Treasury 1500 Pennsylvania Avenue, NW Room 2312 Washington, D.C. 20220 Attn: Matthew Feldman, Esq.

Vedder Price PC 1633 Broadway 47th Floor New York, NY 10019 Attn: Michael J. Edelman, Esq. Michael L. Schein, Esq.

Attorneys for Export Development Canada

Gordon Z. Novod Kramer Levin Naftalis & Frankel LLP 1177 Avenue of the Americas New York, NY 10036 Weil, Gotshal & Manges, LLP 767 Fifth Avenue New York, NY 10153 Attn: Harvey R. Miller, Esq. Stephen Karotkin, Esq. Joseph H. Smolinsky, Esq.

Attorneys for Debtors

Cadwalader, Wickersham & Taft LLP One World Financial Center New York, NY 10281 Attn: John J. Rapisardi, Esq.

Attorneys for Purchaser

Office of the United States Trustee for the Southern District of New York 33 Whitehall Street 21st Floor
New York, NY 10004
Attn: Diana G. Adams, Esq.

/s/ James M. Lawniczak

One of the Attorneys for Park Ohio Industries, Inc.